

EXHIBIT 1

United States District Court**DISTRICT OF MASSACHUSETTS**

**KATIE MILLIO, IRENE JOHNSON,
JANINE HELLER and TOMAYITA
STEVENSON,**

Plaintiffs,

vs.

**WHITMAN EDUCATION GROUP, INC.,
CAREER EDUCATION CORPORATION,
ULTRASOUND DIAGNOSTIC SCHOOL
and LOUIS GIANELLI,**

Defendants.

CASE NUMBER: 04-30130-MAP

**TO: Dr. Reda Ishak
274 Westfield Street
West Springfield, MA 01089**

☐ YOU ARE COMMANDED to appear in the United States District Court at the place, date and time specified below to testify in the above case.

PLACE OF TESTIMONY

COURTROOM

DATE AND TIME

☐ YOU ARE COMMANDED to appear in at the place, date, and time specified below to testify at the taking of a deposition in the above case.

PLACE OF DEPOSITION

DATE AND TIME

☒ YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or objects at the place, date, and time specified below (list documents or objects):

See Attachment A

PLACE

**ATTN: Jeffrey Poindexter, Esq.
Bulkley Richardson and Gelinas LLP,
1500 Main Street, Suite 2700,
Springfield, MA 01115**

DATE AND TIME

October 28, 2005 by 5 p.m.

☐ YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below.

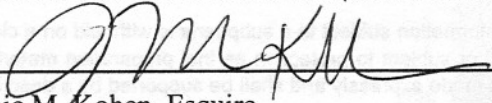
PREMISES

DATE AND TIME

Any organization not a party to this suit that is subpoenaed for the taking of a deposition shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify. Federal Rules of Civil Procedure, 30(b)(6)

ISSUING OFFICER SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)

DATE



Attorney for Defendants

October 14, 2005

Jamie M. Kohen, Esquire

Morgan, Lewis & Bockius LLP, 1701 Market Street, Philadelphia, PA 19103

(See Rule 45, Federal Rules of Civil Procedure on Reverse)

Attachment A to Subpoena on Dr. Reda Ishak

Any and all documents by you or in your possession relating or referring to KATIE MILILLO (S.S.N. [REDACTED]) and:

- 1) any medical or psychological treatment received by Ms. Milillo including, but not limited to: correspondence, medical records or charts, evidence of medicines prescribed or dispensed, evidence of appointments, and notes or summaries of any medical or psychological advice, treatment, service, counseling or diagnosis provided to her;
- 2) the employment of Ms. Milillo including, but not limited to: any application for employment or resume submitted, personnel file, time records, pay records, employment contracts or agreements, performance reviews, disciplinary records, job duties or responsibilities, interview notes, and description of employee benefits either entitled to or received.

OFFICE VISITS

NAME	Katie Mello	ADMITAL STATUS	DATE OF BIRTH	5/16/68
ADDRESS		PHONE (H)	(O)	
OCCUPATION / EMPLOYER		REFERRED BY		
MEDICATIONS	NP	INSURANCE		
		DRUG ALLERGIES		

DATE	DIAGNOSIS	UPT CODE	HISTORY & PHYSICAL	HT	WT	BMI	BP	P	T
7/14/05			<p>Back P. x few days new friction / red welts on back - no efforts.</p> <p>Yesterday she woke up with red in left side.</p> <p>J.R. had red. band was sick 2 wks infection in neck to fr.</p> <p>P.P.S. - w.</p> <p>Regular blood.</p> <p>no G.I.</p> <p>no G.I. symptoms</p> <p>Ex - H.C.T. - w.</p> <p>go - w.</p> <p>no - w.</p> <p>Bad.</p> <p>Hyperasthenia (P side) of Bad.</p> <p>Med. Thoracic disorder</p> <p>Went on dash in. Claws, tend.</p> <p>very tender to touch.</p> <p>A/P - Shingles Herpes Nervous</p> <p>present P.P. 30</p> <p>Went on 500 B.W. x 7 days</p>						



Avandamet

rosiglitazone maleate/metformin HCl

NOW AVAILABLE

GlaxoSmithKline

ASSOCIATED BY CHILDREN'S SURVIVAL AND RECOVERY BOARD

OFFICE VISITS		MARITAL STATUS (M) (W) (D) (S) (P)		DATE OF BIRTH		Formedic	
NAME		ADDRESS		PHONE (H)		(O)	
OCCUPATION / EMPLOYER		MEDICATIONS		INSURANCE		DRUG ALLERGIES	
JUL 25 2003		HISTORY & PHYSICAL		HT	WT	BMI	BP
Wt 139		BP 114/80					cc F/U
Start - to Dry out, HAK.		7 Pm					
Hypertension							
Drug Patch 25 mg. once daily							
Lignocaine Patch to 50 mg							
Lignocaine Patch 5/278						#60 per	
8/4/03		Written script given for Percoset 5/325 mg. 1 PO TID PRN					
		#45 E 2 refills and 12 DODERM Patches as directed					
		to the affected area #10 E 2 refills				Jg	



Is your patient's testosterone running on empty?

Amgen® the *re*prescribed testosterone replacement therapy (TRT)

Indication: AndroGel is indicated for replacement therapy in males for conditions associated with a deficiency or absence of endogenous testosterone, such as primary hypogonadism or hypogonadotropic hypogonadism. AndroGel is not indicated for use in women.

Reference: 1. Scott-Lewis's Source Prescription Audit (SPA) from National Prescriber 2001: November 2001. Please see enclosed full prescribing information 1-866-ANDROGO www.androgo.com

AndroGel®
(testosterone gel) 1% 

Testosterone restored

Formed

ALLERGIES

TGSQ

cc. Shingles

continued?

Restoring Pae. m. gl. side zone
Back.

no. 2054

Gen. heads etc.

candidate stays for 3 days

5-1

RP

13.5

A C x D

1850-1855

2/6/20

$P \in \mathbb{R}^{n \times n}$ - A

Zask

1100 Gram 1 Etkel

Physical characteristics
affected - observations

Ottawa 18 - 1914

A/P

Post herpetic Neuralgia.

civil service conditions for x 10 days

Primer - p12 p20

Thompson

Post, 1. fl. 1 cl.

09/20/07

The Hawk is under severe stress. Cause shown.

[illegible]

patient 51325 in nat. hospital (in. for p. v. con-)

Ans (1) to Ques - Greenhouse effect

9:30 03. Called into S+S 789.2236 for Valley Iram @ 17° 41' 23" N

The BPH Boys Go with the Flo

The only selective α_{1A} blocker.

As with other life-threatening diseases, there is potential risk of suicide. Patients beginning treatment with Zovirax should be monitored for suicidal thoughts or actions. Patients should report any suicidal thoughts or actions to their healthcare provider.

Reproduction in North America by John Wiley & Sons, Inc. and John Wiley & Sons, Ltd. All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted, in any form or by any means, electronic, mechanical, photocopying, recording, or by any information storage or retrieval system, without permission in writing from John Wiley & Sons, Inc.

Submitted on: _____ Grouped into pair/Quadruplets on: _____

⑤

W **Wiley InterScience**
John Wiley & Sons, Inc.



FLOMAX

RAPID RELIEF THAT LASTS

Notes and footnotes on page 10

For more information, contact your local health department or the National Health Service at 1-800-368-5858.

10-10-61

NAME: Katie Millio

DOB: 5-16-68

AUG 11 2003

Wt: 138
BP:

cc: ? Shingles

- Recurrence of ten flesh.
- No new lesions.

? Recurrence of 15 shingles.

Restored walking stick for TBLO
X 1 unit

wait for 2nd rooming in well
Smo.

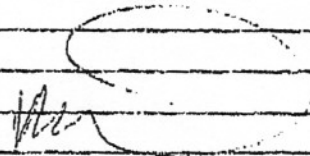


EXHIBIT 2

Suzanne Garrow

From: ECFnotice@mad.uscourts.gov
Sent: Wednesday, October 05, 2005 4:52 PM
To: CourtCopy@mad.uscourts.gov
Subject: Activity in Case 3:04-cv-30130-MAP Millio et al v. Whitman Education Group, Inc. et al "Order on Motion to Compel"

*****NOTE TO PUBLIC ACCESS USERS*** You may view the filed documents once without charge. To avoid later charges, download a copy of each document during this first viewing.**

United States District Court

District of Massachusetts

Notice of Electronic Filing

The following transaction was received from Neiman, Kenneth entered on 10/5/2005 at 4:52 PM EDT and filed on 10/5/2005

Case Name: Millio et al v. Whitman Education Group, Inc. et al
Case Number: 3:04-cv-30130
Filer:
Document Number:

Docket Text:

Judge Kenneth P. Neiman : ElectronicORDER entered granting [32] Defendants' Motion for Leave to File Reply, andgranting in part and denying in part [26] Defendants' Motion to Compel as follows: DENYING Corporate Interrogatory No. 11 as overly broad and, given the answers otherwise provided Defendants, unlikely to lead to the discovery of admissible evidence; ALLOWING Gianelli Interrogatory No. 10 insofar as it seeks medical records with regard to Plaintiff Millio's treatment for shingles, but otherwise DENYING the request; ALLOWING Corporate Interrogatory No. 1 and Gianelli Interrogatory No. 6, Plaintiffs being obliged to provide more specific calculations of damages insofar as they are presently able; ALLOWING Corporate Interrogatory No. 2 with respect to Plaintiff Johnson's and Plaintiff Millio's receipt of unemployment compensation in light of the present state of the law in the First Circuit; DENYING Corporate Interrogatory No. 7 because it seeks privileged material; and! ALLOWING Defendants' request for fees insofar as they were required to file the present motion in order to obtain Plaintiff Johnson's verified responses. If they wish, Defendants, by October 14, 2005, may file a schedule of fees for their past efforts and that part of the instant motion made necessary by Plaintiff Johnson's failure to provide a verified response, to which Plaintiff Johnson may reply by October 25, 2005. So ordered. (Neiman, Kenneth)

The following document(s) are associated with this transaction:

3:04-cv-30130 Notice will be electronically mailed to:

Joel H Feldman jfeldman@crocker.com

Suzanne Garrow sgarrow@comcast.net, jfeldman@crocker.com

10/18/2005

Edward S. Mazurek emazurek@morganlewis.com

Christopher R. O'Hara cohara@toddweld.com, csullivan@toddweld.com

Jeffrey E. Poindexter jpoindexter@bulkley.com, cvincent@bulkley.com

Tricia A. Rice trice@toddweld.com, jmlineman@toddweld.com

3:04-cv-30130 Notice will not be electronically mailed to:

Jamie M. Kohen
Morgan, Lewis & Bockius
1701 Market Street
Philadelphia, PA 19103-2921

10/18/2005